Case 1:17-cr-00545-NRB Document 26 Filed 06/18/18 **USDC SDNY** KREINDLER & KREINDLER LLP **DOCUMENT** ELECTRONICALLY FILED 750 Third Avenue New York, NY 10017-2703 DOC #: (212) 687-8181 DATE FILED: 06/18/2018 Fax: (212) 972-9432

June 18, 2018 The solvedule is modified

Defendant's submission: July 14, 2018

Government's submission: Tely 23, 2018

Southery: August 7, 2018 at 2:30

So Erdered.

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Via ECF

Hon. Naomi Reice Buchwald United States District Judge Daniel Patrick Moynihan United States Courthouse 500 Pearl Street New York, NY 10007-1312

United States v. Matthew Souchet, 17-cr-545 (NRB)

Dear Judge Buchwald:

I am defense counsel to defendant Matthew Souchet in the above-captioned case, having been appointed pursuant to the Criminal Justice Act, 18 U.S.C. § 3006A, who is scheduled to be sentenced on June 27, 2018. I write with the government's consent to ask that the Court adjourn Mr. Souchet's sentencing by 30 days, with deadlines for the sentencing submissions adjusted accordingly.

I have been on trial from June 4, 2018 in the Southern District of New York before Hon. Katherine Forrest in U.S. v. Shulaya et al., 17 Cr. 350 (KBF), with the jury currently deliberating. Additionally, I am awaiting certain records that I expect will bear on Mr. Souchet's sentencing, including, among other things, the Presentence Investigation Report from Mr. Souchet's prior case (13 Cr. 894 (S.D.N.Y.)). No prior extension has been requested and assistant United States Attorney Drew Johnson-Skinner has agreed to this request.

Respectfully submitted,

/s/

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